Case 5:13-cv-05472-HRL Document 74 Filed 12/03/14 Page 1 of 3

1 2 3 4 5 6 7 8 9 10	NELSON & McCULLOCH LLP Kevin McCulloch (pro hac vice) kmcculloch@nelsonmcculloch.com 155 East 56th Street New York, New York 10022 Telephone: (212) 355-6050 Fax: (646) 308-1178 Attorney for Plaintiffs LAW OFFICE OF PAUL W. REIDL Paul W. Reidl (CA Bar No. 155221) 241 Eagle Trace Drive Half Moon Bay, California 94019 Telephone: (650) 560-8530 paul@reidllaw.com Attorney for Defendant UNITED STATES I	DISTRICT COURT
11	NORTHERN DISTRICT OF CALIFORNIA	
12		
13	ERICKSON PRODUCTIONS, INC. and	Case No. 5:13-CV-05472-HRL
	JIM ERICKSON,	ECF Case Electronically Filed
14	Plaintiffs,	ORDER RE
15	V.	STIPULATION OR JOINT MOTION TO ADJOURN PRE-TRIAL
16	KRAIG R. KAST,	CONFERENCE
17	Defendant.	Judge: Hon. Howard R. Lloyd
18		Courtroom: 2 (5th Floor)
19		Complaint Filed: March 12, 2012
20		Case Transferred: December 3, 2012 Pretrial Conference: December 16, 2014
21		[Re: Dkt. 73]
22		[Re. Dkt. 73]
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JOINT MOTION TO ADJOURN
PRE-TRIAL CONFERENCE

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STIPULATION OR JOINT MOTION TO ADJOURN PRE-TRIAL CONFERENCE

PLEASE TAKE NOTICE that upon this Stipulation and/or Joint Motion, Plaintiffs Jim Erickson and Erickson Productions, Inc. and Defendant Kraig Kast, by and through their undersigned attorneys, do hereby jointly move this Court, before the Honorable Howard R. Lloyd, for an order adjourning the Final Pretrial Conference in this matter currently scheduled for December 16, 2014.

The parties request a continuance of the Final Pretrial Conference to allow the parties additional time to pursue the prospects of settlement which are in a holding pattern pending the Southern District of New York's ruling on damages against Only Websites, Inc. which was fully briefed and submitted for consideration on October 31, 2014.

The parties respectfully request that the Court adjourn the pretrial conference and require the parties to submit a joint status update to the Court in 30 days.

The parties jointly submit this request and motion for adjournment.

Dated: December 2, 2014

Stipulated and submitted by

s/ Kevin McCulloch NELSON & McCULLOCH LLP Kevin P. McCulloch (pro hac vice) 155 East 56th Street New York, New York 10022 Tel: (212) 355-6050 kmcculloch@nelsonmcculloch.com - and -Law Offices of Robert K. Wright Robert K. Wright (SBN 73235) rkwlaw@earthlink.net 301 North Lake Avenue, Suite 700 Pasadena, CA 91101 Tel: (626) 796-2664 Attorneys for Plaintiffs

with

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JOINT MOTION TO ADJOURN PRE-TRIAL CONFERENCE

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1	/s Paul Reidl	
2	Paul W. Reidl (CA Bar No. 155221) LAW OFFICE OF PAUL W. REIDL 241 Eagle Trace Drive Half Moon Bay, California 94019	
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4	Telephone: (650) 560-8530 paul@reidllaw.com	
5	Attorney for Defendant	
6		
7		
8	This court finds the parties' proffered explanation for a continuance to be suspect. Nevertheless, it will grant one final continuance of the pretrial conference to February 12, 2015, 1:30 p.m. Related deadlines are adjusted accordingly. The court is disinclined to grant any further continuances.	
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11	SO ORDERED.	
12	Dated: December 2, 2014 Howard L. Lloyd	
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14	United States Magistrate Judge	
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